

EXHIBIT C

Kevin C. Kaplan

From: Michael C Worsham, Esq. [michael@worshamlaw.com]
Sent: Friday, October 06, 2006 6:09 PM
To: Kevin C. Kaplan; jcalabria@perkinscoie.com
Cc: michael@worshamlaw.com; robert@rcooperpa.com
Subject: Lindsey Miller deposition in Silver v Googles

Mr. Kaplan,

Following up on our conversation late this afternoon, I represent Lindsey Miller. We are willing to produce Ms. Miller for a deposition in Maryland in the case Silvers v. Googles on October 23 or the morning of October 24, 2006, which I understand are available dates both you and Mr. Robert Cooper, the incoming attorney for Steven Silvers.

We would object to Ms. Miller being deposed on Oct. 10, 2006. First the subpoena appears to have been defectively served, and second, lack of a reasonable amount of time to prepare. I have not even seen all the documents apparently served on her on October 3, just 3 days ago, but in addition to being unfamiliar with the FL case, any request for documents accompanying the subpoena would be impossible for compliance by October 10, 2006.

I suggest you contact the attorneys for Google, one of whom is copied on this email, regarding your intentions for next week as soon as possible, to avoid any unnecessary travel on their part.

Michael C. Worsham, Esq.
(410) 557-6192
1916 Cosner Road
Forest Hill, MD 21050
michael <at> worshamlaw.com

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Kevin C. Kaplan

From: Michael C Worsham, Esq. [mailto:michael@worshamlaw.com]
Sent: Friday, October 06, 2006 6:42 PM
To: Kevin C. Kaplan
Cc: Michael C Worsham, Esq.; jcalabria@perkinscoie.com; robert@rcooperpa.com
Subject: RE: Lindsey Miller deposition in Silver v Googles

Kevin Kaplan

I can agree that Lindsey Miller will appear on one of Oct. 23 or 24, preferably not before 10 AM since I am 2 hours away, and agree for purposes of her being deposed not to object to any deficiencies in the subpoena or its service.

However, I can not represent anything about document production, because as I have indicated, I not even seen what was served on her, including any document requests. I don't know what documents she may have, but don't anticipate there would be much of an issue or resistance with producing whatever responsive documents she may have in her possession.

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Forest Hill, MD 21050
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> Michael,
>
> Thank you for your email. Please confirm that, if we agree to proceed
> on one of the dates you propose, Ms. Miller will agree to appear and
> produce the requested documents at that time pursuant to the subpoena,
> without any objections, inclusive of objections regarding service of
> the subpoena. I look forward to your prompt response.
>
> Kevin
>
> *****
> Kevin C. Kaplan, Esq.
> Burlington, Schwiep,
> Kaplan & Blonsky, PA
> 2699 S. Bayshore Drive, Penthouse
> Miami, Florida 33133
> Tel: (305) 858-2900
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>
> *****
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>
> -----Original Message-----
> From: Michael C Worsham, Esq. [mailto:michael@worshamlaw.com]
> Sent: Friday, October 06, 2006 6:09 PM
> To: Kevin C. Kaplan; jcalabria@perkinscoie.com

> Cc: michael@worshamlaw.com; robert@rcooperpa.com
> Subject: Lindsey Miller deposition in Silver v Googles
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> Mr. Kaplan,
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> Lindsey Miller. We are willing to produce Ms. Miller for a deposition
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Kevin C. Kaplan

From: Kevin C. Kaplan
Sent: Monday, October 09, 2006 1:45 PM
To: 'Michael C Worsham, Esq.'
Subject: RE: MCW letter to Sturgeon and Kaplan - Oct 9 2006

Michael,

I had thought we were proceeding under the terms of the emails we exchanged on Friday. On that basis, we were not planning to come to Maryland tomorrow, and intended to work with you to schedule the deposition on one of the alternate dates you proposed. Please advise me immediately whether or not that is your understanding.

Kevin

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-----Original Message-----

From: Michael C Worsham, Esq. [mailto:michael@worshamlaw.com]
Sent: Monday, October 09, 2006 1:41 PM
To: Kevin C. Kaplan
Cc: michael@worshamlaw.com
Subject: MCW letter to Sturgeon and Kaplan - Oct 9 2006

Mr. Kaplan

Your fax number was busy, so here is the letter I just faxed to Mr. Sturgeon, with a copy to Google's lawyer, informing you that I will advise Ms. Lindsey Miller not to appear tomorrow Oct. 10, and similarly for Elon Eisenberg, and the basis thereof.

Michael C. Worsham, Esq.
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